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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/594,388	06/01/2007	Masanobu Kawazoe	DK-US065246	9309
	7590 09/15/2010 OUNSELORS, LLP	EXAMINER		
1233 20TH STF	REET, NW, SUITE 70	VAN OUDENAREN, SARAH A		
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			1793	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/594,388	KAWAZOE ET AL.	
Examiner	Art Unit	

SARAH VAN OUDENAREN	1793	
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/SARAH VAN OUDENA Examiner, Art Unit 1793	AREN/	
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Continuation of 11. does NOT place the application in condition for allowance because: Applicant argues that the bypass line (18) of Yoichi does not utilize fluid from heat exchanger (9). Secondly, applicant argues that Yoichi does not teach a bypass line being used to modify and obtain a usable temperature of the oxidizing agent. With regards to applicants first argument, examiner agrees that the bypass line does not utilize a fluid from the recuperator (9). However, with regards to applicant's second argument, examiner disagrees insofar as Yoichi clearly teaches that the bypass line (18) is used to modify and obtain a usable temperature of the oxidizing agent. In page 9, paragraph 63, Yoichi teaches the temperature of the oxidizing agent can be lowered using a bypass line (18). While applicant further argues that the bypass line merely affects temperature by foregoing a route through the recuperator, examiner considers that Yoichi explicitly teaches the bypass line (18) to lower the temperature and makes no mention of lowering the temperature via absence of the recuperator. Examiner has not relied on Sato for such a teaching. The rejections of record are maintained.